

E. Amunds Robins

being first duly sworn, says:

The She is _____ the appropriator _____ and claimant _____ named in
the foregoing Notice of Appropriation; that she has _____ read said Notice of Appropriation, and knows the contents there-
of, and that all the matters and statements contained therein are true.

Subscribed and sworn to before me this 12th

day of April 1950

E. Amunds Robins
Amunds Measure

Notary Public in and for Flathead County, State of Montana,
Residing at Kellsbell, Montana
My commission expires Sept. 6, 1950

Filed for record April 12, 1950 at 4:45 o'clock P. M.
A. J. Shaw, County Clerk & Recorder, By C.K.D. Ickey, Deputy.
Reception No. 1683. Fee \$2.00 Paid.

IN THE DISTRICT COURT OF THE ELEVENTH JUDICIAL DISTRICT OF THE
STATE OF MONTANA, IN AND FOR THE COUNTY OF FLATHEAD
No. 3644

In the Matter of the Estate
and Guardianship of
LUELLA ANN HEINDYL,
Minor

ORDER CONFIRMING SALE OF
REAL ESTATE

Grace H. Cannavise, the Guardian of the person and estate
of Luella Ann Heindel, minor, having filed in this Court on the
1st day of April, 1950, a Return of her proceedings under order
of this Court, dated February 15, 1950, which order authorized
the sale of the real property in said estate; and this matter
being regularly heard on this day, and this Court finding:

That notice of this hearing was given in the manner and
for the time provided by law; that notice of the sale of such
real estate was given as provided by law and as ordered by
this Court, by the posting of copies of such notice in three
of the most public places in Flathead County, Montana, and by
publication of such notice in the Times-Monitor, a newspaper
of general circulation printed and published in Flathead
County, Montana, for two weeks successively next before the
day on or after which the sale was to be made, which day was
at least fifteen days from the date of first publication of
such notice; that such notices described the land to be sold
with common certainty and the place where bids were to be
received; that proper affidavits of the publication and post-
ing of such notices have been filed in this Court; that the
highest and best bid, the amount of \$2,000.00, was submitted
by E. G. Nelson and he became the purchaser of such property,
and it was appearing that *James McElaine and William McElaine*
a responsible person, came into open Court and in writing
offered for said real estate the sum of \$2,200.00 upon the
terms specified in the Order of Sale; that such bid is not
less than 90 percent of the value of the property sold and is more
than 90 percent of the appraised value of such property; that
it is apparent that a greater sum can be obtained for such
property than the sum for which it is being sold.